

## PROCEEDINGS OF TOWN COUNCIL

Arjourned regular meeting of Council June 8th, 1914, 7:30 o'clock p. m.

Present: President Tyler, and Councilmen Riley, Stevens and Dunagan.

Absent: Mayor Fraser.  
Minutes of previous meeting read and approved.

Councilmen Riley and Stevens, committee on matter of viewing V. Mercurio lot on Chase Creek, reported that permission be granted Mr. Mercurio to close small drain hole in concrete wall on lower end of his lot. Wherefore by motion made, seconded and carried it is ordered that report of committee be accepted and that recommendation be granted.

There being no further business before old Council, meeting is hereby declared closed and Town affairs are hereby ordered turned over to new Council, members of which are now present.

The following new members of Council were present and expressed their desire to be sworn: Councilmen J. H. Bryan, C. W. Young, W. R. Hutchins, Jas. W. Goolsby, F. H. Springer and Thos. Sidebotham; Town Marshal G. L. Crawford and Street Supervisor B. F. Bowman.

Wherefore, all of above named Councilmen and Town Officers were duly sworn and subscribed to the oath of office before Police Judge of the Town of Clifton.

By motion made, seconded and carried, Councilman Bryan is elected temporary chairman.

By motion made, seconded and carried, Councilman Springer is elected Mayor pro tem.

By motion made, seconded and carried, Councilman Sidebotham is elected President of Council.

By motion made, seconded and carried, it is ordered that a vacancy of one member of Council of the Town of Clifton be and the same is hereby declared, on account of the erroneous election of a Mayor.

By motion made, seconded and carried, George W. Fraser is hereby appointed a member of the Council of the Town of Clifton, and Clerk is instructed to prepare certificate of appointment.

By motion made, seconded and carried, it is ordered that all applications for appointive officers be deferred and laid on table until return

of George W. Fraser, at which time a full membership will be present.

By motion made, seconded and carried, it is ordered that the following bonds shall be given by officers of the Town of Clifton as specified:

Town Clerk and Treasurer \$10,000.  
Police Judge \$500.00.

Town Marshal and Tax Collector \$5,000.00.

Night Marshal \$500.00.

By order of Council, clerk is instructed to write to Arizona Corporation Commission and ascertain what progress is being made in the matter of water pressure for fire purposes in the Town of Clifton.

By order of Council, Health Inspector Burch is instructed to be present at next meeting of Council.

In the matter of prescribing duties and salaries of Health Officer and Street Supervisor, discussion was had. Wherefore, by order of Acting Mayor the following committees were appointed and delegated with power to investigate both departments and report at next meeting: Committee on street, Councilmen Hutchins, Councilman Goolsby and Acting Mayor Springer. Committee on health—Councilman Bryan, President Sidebotham and Councilman Young.

By order of Council, clerk is instructed to write to the Detroit Copper Company at Morenci, Arizona, declaring the frame building immediately above old ore bins in North Clifton to be a nuisance on the ground that the same is in a very filthy condition and detrimental to the public health.

By order of Council, Councilman Hutchins is hereby appointed a committee to confer with Mr. Norman Carmichael regarding progress being made in the matter of submitting plans for a new town hall and jail.

By motion made, seconded and carried, it is ordered that Town Marshal Crawford shall have temporary charge of garbage wagons and sprinkling teams until committees on street and health departments submit reports and recommendations.

By order of Council, Acting Mayor Springer is hereby delegated a committee to confer with Board of Supervisors of Greenlee County and request permission for use of county jail for town prisoners, for the reason that the present Town of Clif-

ton jail is considered to be in a dangerous condition.

By motion made, seconded and carried it is ordered that meeting be adjourned until June 16, 1914 at 8 o'clock, p. m.

Attest:  
MAT DANENHAUER,  
Clerk.

013646.  
DEPARTMENT OF THE INTERIOR  
U. S. Land Office at Phoenix, Arizona, June 9, 1914.

NOTICE is hereby given that Benjamin F. Billingsley, of Duncan, Arizona, who, on March 8th, 1911, made Desert Land Entry No. 013646, for E½ NE¼ and NE¼ SE¼, Section 28, Township 8S, Range 32 E. G. & S. R. Meridian, has filed notice of intention to make Three Year Proof, to establish claim to the land above described, before John Evans, United States Commissioner, at Duncan, Arizona, on the 15th day of July, 1914.

Claimant names as witnesses:  
CHARLES TELLES, of Duncan, Arizona.  
A. T. LAYTON, of Duncan, Arizona.

S. Y. OLNEY, of Duncan, Arizona.  
JAMES W. CHRISTIN, of Duncan, Arizona.

THOMAS F. WEEDIN, Register.  
6-12-5t

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IN THE SUPERIOR COURT.  
Of the County of Greenlee, State of Arizona.

NOTICE TO CREDITORS.  
Estate of A. M. Turner, deceased.

Notice is hereby given by the undersigned administrator of the estate of A. M. Turner, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice to the said administrator at Clifton, Arizona, the same being the place for the transaction of the business of said estate, in said County of Greenlee, State of Arizona.

S. F. AWALT,  
Administrator of Estate of A. M. Turner, deceased.  
Dated this 4th day of June, 1914.  
6-5-4t.

FOR SALE—House and lot in Hill's Addition, across street from Standard Oil. Address box 50, Duncan, Arizona. 6-5-4t.

05428  
DEPARTMENT OF THE INTERIOR.

U. S. Land Office at Phoenix, Arizona, May 7th, 1914.

NOTICE is hereby given that Adam B. Helms, of Sheldon Arizona, who on March 29th, 1909, made Homestead entry No. 05428, for W. ¼ SW¼, SE¼ SW¼, Section 2 NW ¼ NW¼, Section 11, Township 8S, Range 31E, G&SR Meridian, has filed notice of intention to make five year Proof, to establish claim to the land above described, before Ben Crawford, Clerk of Superior Court, at Clifton, Arizona, on the 16th day of June 1914.

Claimant names as witnesses:  
BOB McBRIDE,  
TOM LARKIN,  
LON McBRIDE,  
JESS NARD, all of Sheldon, Arizona.

THOMAS F. WEEDIN, Register.  
5-15-5t.

IN THE SUPERIOR COURT.  
Of the County of Greenlee, State of Arizona.

NOTICE TO CREDITORS.  
Estate of Albert A. Coleman, deceased.

Notice is hereby given by the undersigned Administrator of the Estate of Albert A. Coleman, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice to the said Administrator at Clifton, Arizona, the same being the place for the transaction of the business of said estate, in said County of Greenlee, State of Arizona.

RICHARD STEVENS,  
Administrator of the Estate of Albert A. Coleman, deceased.  
Dated this 26th day of May, 1914.  
5-29-4t-Horton.

025035  
IN THE UNITED STATES LAND OFFICE.  
Phoenix, Arizona.

May 4, 1914.  
In the matter of the Application of THE DETROIT COPPER MINING COMPANY OF ARIZONA for Patent for "TALC" lode mining claim, in Copper Mountain and Greenlee Gold Mountain Mining Districts, Greenlee County, Arizona.

NOTICE OF APPLICATION FOR PATENT.  
Survey Number 3057.

Serial Number 025035.  
Notice is hereby given that in pursuance of an Act of Congress, approved May 10, 1872, The Detroit Copper Mining Company of Arizona, a corporation organized and existing under the laws of the State of Michigan, and lawfully engaged in the transaction of its corporate business in the State of Arizona, whose post office address is Morenci, Greenlee County, Arizona, by A. T. Thomson, its General Manager and Attorney in Fact, whose post office address is Morenci, Greenlee County, Arizona, has made application for patent for 1261.3 linear feet of the "Talc" lode, the same being 350 feet in a north easterly direction, and 911.3 feet in a southwesterly direction from the point of discovery on said "Talc" claim, with surface ground not exceeding 300 feet in width on each side of said lode, vein, or mineral deposit, the same bearing gold, silver, lead, copper and other valuable minerals, all situate in Copper Mountain and Greenlee Gold Mountain Mining Districts, Greenlee County, State of Arizona, and subject to sale at Phoenix, Arizona; said lode claim is more fully described as to metes and bounds by the official plat herewith posted, and by the field notes of survey thereof now on file in the office of the Register of the Land Office, at Phoenix, Arizona, which field notes of survey describe the boundaries and extent of said claim on the surface, with magnetic variation of 14° East as follows:

"Talc" Lode, Survey No. 3057.  
Beginning at Cor. No. 1 identical with Cor. No. 1 of the "Famous" lode, Survey No. 1710, whence U. S. L. M. No. 1654 bears South 75° 47' West 3642.2 feet; thence North 74° 27' East 1261.30 feet to Cor. No. 2, identical with Cor. No. 3 "Indiana" lode, Survey No. 1711; thence South 64° 19' East 299.47 feet to Cor. No. 3, identical with Cor. No. 4, "Famous" lode, Survey No. 1710; thence South 74° 37' West 1261.30 feet to Cor. No. 4; thence North 64° 19' West 299.47 feet to Cor. No. 1 the place of beginning; excluding, however, from said described area the area of 2.848 acres in conflict with the "Famous" lode, Survey No. 1710, as more particularly delineated and shown on said plat and described by said field notes.

The total area of said "Talc" lode, for which patent is applied, exclusive of said area in conflict with the "Famous" lode Survey No. 1710, is 2.848 acres.

The adjoining and conflicting claims as shown by the plat of survey, are the "Famous" lode, Survey No. 1710; "Copper Bluff" lode, Survey No. 2709; and the "Indiana" lode, Survey No. 1711.

Any and all persons claiming adversely the mining ground, vein, lode, premises, or any portion thereof, so described, surveyed, platted and applied for, are hereby notified that unless their adverse claims are duly filed, according to law and the regulations thereunder, within the time prescribed by law, with the Register of the United States Land Office, at Phoenix, in the county of Maricopa, State of Arizona, they will be barred by virtue of the provisions of said statute.

THOS. F. WEEDIN,  
Register of the United States Land Office, Phoenix, Arizona.  
ELLINWOOD & ROSS,  
Claimant's Attorneys,  
Bisbee, Arizona.

First Publication May 15, 1914.  
Last Publication July 17, 1914.

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